

Persuant to the Following

1/13/22

**FILED**

ALL CLERK IS TO FILE

JAN 14 2022

CLERK, U.S. DISTRICT COURT  
EASTERN DISTRICT OF CALIFORNIA  
BY \_\_\_\_\_  
DEPUTY CLERK

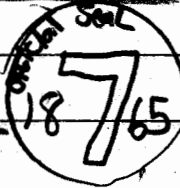
USC 18 § 241-Conspiracy against Rights (carry 10  
Years Imprisonment)

- USC 18 § 2071-Concealment (carry not more than  
3 Years or Both.)

USC 18 § 2076-CLERK TO FILE: Whoever, being a  
CLERK WILLfully Refuses To or Neglects to make or  
Forward My report, Certificate, Statement or  
Document As Required by law, Shall be Fined under  
This Title or Imprisoned not more a year or Both.

: Shalon C. Saintillan Reg. # 3-402  
Propera-Persona, Sui Juris  
ON BEHALF OF CHALONER  
SAINTILLAN (U.S. Defendant)

Case#: 2:20-cr-00213-187-65



"There's No God But the Great God"

# Complaint

Date 1/13/22

Moorish Haitian American  
Nation

Notice of Complaint/Demand  
of Binding Arbitration

vs.

United States of  
America

Case # 2:20-cr-00213 KJM

Now Comes the Petitioner, in Propria Persona, Sui Juri's, Judge Jeremy D. Peterson did not properly sign the Initial Arrest Warrant properly, rendering the instrument null and void ab initio. All Judges have their own private seal (corporate). They are required not only to hold the Judge responsible and accountable for their orders but also authenticates the instrument. If there's no properly signed (signature and private corporate seal), order, there's no contract. No Contract, no accountability/liability. Breach of Oath).

1) There is no valid order. "Corum non iudice" meaning "not before a Judge". The result of no signature and no seal is a Breach of oath of office and Grounds for claims of Reverting the course of Justice (10 Years per instance) and Conspiracy to defraud. A order/Judgment not wet ink signed and sealed by the Judge is a void order or Judgment. It must be void (A Maxim "Fraud vitiates All contracts").

2) I charge Judge Jeremy D. Peterson with all above Mentioned Violations and should be held accountable for his actions.

The charges that are self-evident for this Breach of Oath and law include: Penalties per instance; continuing offenses; perverting the cause of Justice; and conspiracy to defraud for the Judge; all carry both jail and Monetary fines.

3) I Go on to say this, I Demand All Proceedings Be heard by Binding arbitration. The Independent arbitrator would subpoena the attendance of the Liability Bond issuer for the Judge and the Court. This is hugely Detrimental to/for My Safety and thee Defendant, Whom has a Special relationship Donor/Bonee (P.O.A) and has Come forth appearing at the Age of Majority, as the True Creditor, General Executor and the Sole Beneficiary of the Trust/Estate Defendant.

Respectfully Yours In Propria Persona, Sui Juris  
To the Best of Knowledge The Above Statement is True and Correct.

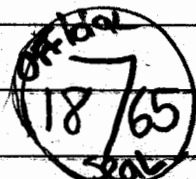
Name:

Y.O.B.; P.O.B.

Signature:

Shakam C. Saintillus-Bey; 1988; Baynton Beach, FL, USA; Shakam C. Bey

(rt. thumb print seal) ->



Case # 2:20-cr-00213

## Affidavit

This IS Public Communication to ALL

Reservation of  
Rights

- Moorish-Haitian-American-Nation - (UCC: I-308)

- 1) Let It Be Known that AFFiant explicitly reserves ALL of his rights Under UCC I-308.
- 2) - Not To Be Compelled To Perform or held liable for any unreveal Contract, whether Constructive/Implied That I did not enter knowingly.
- 3) AFFiant Is not a United States Citizen or a 14th Amendment Citizen. He is a Moorish America Private Citizen of the Republic. Violations of AFFiant Liberty is \$1500,000 per Incident or Per 15 minute of Detainment or any Part Thereof.

AFFiant; Shabam C. Saintillus-Bey, Sui Juris a natural born human of the Republic of Florida.

I have scribbled and read the foregoing facts, and In accordance with my first hand knowledge and conviction; are accurate, correct, complete and nothing but the Truth to the Best of my beliefs and knowledge.

By: Shabam C. Saintillus-Bey: UCC: I-308

1/12/22  
it, thumbprint seal

Moorish-Haitian-American In (Propria Personam)  
Sui Juris

